### PATENT COOPERATION TREATY

From the INTERNATIONAL SEARCHING AUTHORITY

To: OKABE, Masao

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#### PCT



WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (PCT Rule 43 bis.1)

		Date of mailing (day/month/year)	22.11.2005
Applicant's or agent's file reference 05516391WO01		FOR FURTHER	ACTION See paragraph 2 below
International application No. PCT/JP2005/015832	International filing date 24.08.	- •	Priority date (day/month/year) 25.08.2004
International Patent Classification (IPC) of Int.Cl. HO4N1/32 (2006.01), HO4N1		ion and IPC	
Applicant CANON KABUSHIKI KA	ISHA		

1.	. This opinion contains indications relating to the following items:				
	V	Box No. I	Basis of the opinion		
		Box No. II	Priority		
		Box No. III	Non-establishment of opinion with regard to novelty, inventive step and industrial applicability		
		Box No. IV	Lack of unity of invention		
	Y	Box No. V	Reasoned statement under Rule $43bis1(a)(i)$ with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement		
		Box No. VI	Certain documents cited		
		Box No. VII	Certain defects in the international application		
		Box No. VIII	Certain observations on the international application		
2.	FIRT	HER ACTION			
	If a d Intern	emand for integrational Prelimit than this one to	mational preliminary examination is made, this opinion will be considered to be a written opinion of the tary Examining Authority ("IPEA") except that this does not apply where the applicant chooses an Authority be the IPEA and the chosen IPEA has notified the International Bureau under Rule 66.1bis(b) that written national Searching Authority will not be so considered.		
	If this opinion is, as provided above, considered to be a written opinion of the IPEA, the applicant is invited to submit to the IPEA a written reply together, where appropriate, with amendments, before the expiration of 3 months from the date of mailing of Form PCT/ISA/220 or before the expiration of 22 months from the priority date, whichever expires later.				
	For fu	rther options, se	e Form PCT/ISA/220.		
3.	For fu	rther details, see	notes to Form PCT/ISA/220.		

Date of completion of this opinion 08.11.200	5			
Name and mailing address of the ISA/JP	Authorized officer		5V	8948
 Japan Patent Office	Tsutomu WATANABE			<u> </u>
3-4-3, Kasumigaseki, Chiyoda-ku, Tokyo 100-8915, Japan	Telephone No. +81-3-3581-1101	Ext.	3571	

Form PCT/ISA/237 (cover sheet) (April 2005)

# WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.

PCT/JP2005/015832

Во	x No. I	Basis of the o	pinion					
1.	With r	egard to the langua	i <b>ge</b> , this opini	on has been establ	ished on the	basis of:		
	<b>☑</b> t	the international app	plication in the	language in which	h it was file	d.		
		translation of the	international	application into			, which is the l	anguage of a
	1	translation furnished	i for the purpo	ses of internationa	l search (Rul	es 12.3(a) and 23.1(b)).		
2.	With r	errord to any <b>syrolo</b> a	<del>tida and/as</del> a	mia a ada	man disalasa	A in the internal		
۷.	claime	d invention, this opi	nion has been	established on the	nce disclose basis of:	d in the international a	application and	necessary to the
		of material					•	
		a sequence listin	nø					
	<u>-</u>	table(s) related	-	re listino				
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3.		addition, in the ca	se that more th	han one version o	copy of a s	equence listing and/or t	able(s) relating	thereto has been
	i	led or furnished, the the application as	e required state filed or does	ements that the it not go beyond th	iformation in e application	the subsequent or add as filed, as appropria	itional copies is te, were furnisl	identical to that led.
4	Addition	nal comments:	•		•			
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## WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.

PCT/JP2005/015832

1.	Statement			
	Novelty (N)	Claims		YES
		Claims	1-4	NO
	Inventive step (IS)	Claims		YES
		Claims	1-4	NO
	Industrial applicability (IA)	Claims	1-4	YES
		Claims		NO

#### 2. Citations and explanations:

D1:JP 2002-247617 A (NEC Corporation) 2002.08.30, column 18,line 13 - column 24,line 20, fig.1,2 & US 2002/116546 A1 & EP 1235408 A2 & CN 1373415 A

D1 is considered to represent the closest prior art for the subject matter of claim 1-4.

The subject matter of claim 1-4 does not appear to be novel with respect to D1. And the subject matter of claim 1-4 does not appear to involve an inventive step in view of D1.

D1 discloses means for sending a message indicating incapableness of communication as an SIP message (S13), means for sending a notification of resuming-to-receive request message for requesting notification of resuming to receive as an SIP message (S19), means for sending a message notifying resuming to receive as an SIP message (S21), and means for performing transmission and reception of communication data in response to sending and receiving of the message notifying resuming to receive (S27).